ORIGINAL

AGREEMENT TO MAKE SUBDIVISION IMPROVEMENTS FOR CLASS 1 SUBDIVISION BETWEEN COUNTY AND OWNER

THIS AGREEMENT, made and entered into by and between the COUNTY OF EL DORADO, a political subdivision of the State of California, (hereinafter referred to as "County"), and THE THOMAS LIVING TRUST, HELEN L. THOMAS, TRUSTEE, a Private Citizen, duly qualified to conduct business in the State of California, whose principal place of business is 8021 El Paseo Grande, La Jolla, CA 92037 (hereinafter referred to as "Owner"); concerning THOUSAND OAKS ESTATES UNIT 3, TM 05-1398-R (hereinafter referred to as "Subdivision"); the Final Map of which was filed with the El Dorado County Board of Supervisors on the _____ day of _____, 201_.

RECITALS

Owner is vested with fee title to Subdivision; a tract of land located in the County of El Dorado, State of California, and described as Thousand Oaks Estates Unit 3, TM 05-1398-R. Owner desires to construct on said property certain public improvements as hereinafter described, in connection with the Subdivision.

In consideration for the complete construction and dedication of all the public improvements specified in this Agreement, the approval and acceptance by County's Board of Supervisors of the Conditions of Approval, and the Final Map to be filed and recorded, the parties agree as follows:

AGREEMENT

OWNER WILL:

1. Make or cause to be made all those public improvements in Subdivision required by Section 120.16.010 of the El Dorado County Ordinance Code (hereinafter referred to as "Code") and shown or described in the improvement plans, specifications and cost estimates entitled Fire Safe Residential Driveway Standards which were approved by the El Dorado County Board of Supervisor, on May 27, 1986, through Resolution No. 136-86 approving Design and Improvements Standards Manual. Attached hereto is Exhibit A, marked "Engineer's Bond Estimate;" which is incorporated herein and made by reference a part hereof. The Exhibit describes quantities, units and costs associated with the improvements to be made.

2. Prior to commencing construction, obtain all necessary environmental clearances, acquire any necessary right-of-way and obtain any necessary permits from any outside agencies.

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3. Complete the Subdivision improvements contemplated under this Agreement within two (2) years from the date that the Subdivision Final Map is filed with the El Dorado County Board of Supervisors.

4. Install or cause to be installed, modify or cause to be modified, any and all erosion and sediment control features, whether temporary or permanent, deemed necessary by the County Engineer to ensure compliance with the Clean Water Act, the Statewide General Permit, and County's, Grading, Erosion and Sediment Control Ordinances. Failure to comply with this provision shall constitute a material breach of this Agreement.

5. Post security acceptable to County as provided in Section 120.16.050 of the Code. In the event that the Sureties issuing the posted securities are subsequently downgraded to a rating unacceptable to County in its sole discretion, Owner shall, upon twenty (20) days written notice by County, post replacement securities that are acceptable to County.

6. Provide for and pay the costs of related civil engineering services, including the costs of inspection and utility relocation when required, and attorneys' fees, costs, and expenses of legal services.

7. Provide deposit for and pay to County all costs of construction oversight, inspection, administration and acceptance of the work by County in accordance with the County Engineer Fee Schedule adopted by Resolution of the Board of Supervisors of El Dorado County.

8. Have as-built plans prepared by a civil engineer acceptable to County's Community Development Agency, Transportation Division and filed with the Transportation Division Director as provided in Section 120.16.060 of the Code.

9. Repair at Owner's sole cost and expense, any defects, in workmanship or materials, which appear in the work within one (1) year following acceptance of the work by County.

10. To the fullest extent allowed by law, defend, indemnify and hold County and its officers, agents, employees and representatives harmless against and from any and all claims, suits, losses, damages and liability for damages of every name, kind and description, including attorneys fees and costs incurred, brought for, or on account of, injuries to or death of any person, including but not limited to workers, County employees, and the public, or damage to property, or any other economic or consequential losses, which are claimed to or in any way arise out of or are connected with Owner's work, design, operation, construction of the improvements, or performance of this Agreement, regardless of the existence or degree of fault or negligence on the part of County, Owner, any contractor(s), subcontractor(s) and employee(s) of any of these, except for the sole, or active negligence of County, its officers, agents, employees and representatives, or as expressly provided by statute. This duty of Owner to indemnify and save County harmless includes the duties to defend set forth in California Civil Code section 2778.

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This duty to indemnify is separate and apart from any insurance requirements and shall not be limited thereto.

11. Enter into another agreement with County for all road improvements to be performed on County property. Such agreement shall also include a requirement that Owner furnish insurance and bonds that comply with the standard County insurance and bonding requirements in the amounts stated, to be approved by the County's Risk Management Division.

12. Provide continuous, sufficient access to Owner's successors and assigns, including but not limited to its Surety and Surety's agents, to the Subdivision to enable the public improvements to be constructed and completed. Access shall be continuous until completion of said public improvements, and release by County of the security underlying this Agreement.

13. Agree that said agreement to provide continuous, sufficient access is irrevocable and shall run with the land and shall be binding upon and inure to the benefit of the heirs, successors, assigns and personal representatives of Owner.

COUNTY WILL:

14. Upon execution of this Agreement and receipt of good and sufficient security as required by Section 120.16.050 of the Code, and upon compliance with all requirements of law, including all County ordinances, approve the Final Map of the Subdivision.

15. Upon receipt of a Certificate from the County Engineer stating that a portion of the public improvements agreed to be performed herein has been completed, describing generally the work so completed and the estimated total cost of completing the remainder of the public improvements agreed upon to be performed herein, accept new security as provided in Section 120.16.040 of the Code.

16. Release the security posted in accordance with Sections 120.16.040 and 120.16.052 of the Code.

17. Require Owner to make such alterations, deviations, additions to, or deletions from, the improvements shown and described on the plans, specifications, and cost estimates as may be deemed by the County Engineer to be necessary or advisable for the proper completion or construction of the whole work contemplated.

18. Require Owner to maintain, and to make such alterations, deviations, additions to, or deletions from, the project erosion control features shown and described on the plans, specifications and cost estimates and the Storm Water Pollution Prevention Plan (SWPPP) as may be deemed by the County Engineer to be necessary or advisable for compliance with the Clean Water Act, Statewide General Permit requirements and County's Grading, Erosion and Sediment Control Ordinances.

19. Upon completion of the public improvements agreed to be performed herein, adopt a resolution accepting or rejecting the streets of said Subdivision into County's road system for maintenance.

20. Retain a portion of the security posted in the amount of ten percent (10%) of the estimated cost of all of the improvements for one (1) year following acceptance of the work by County to secure the repair of any hidden defects in workmanship or materials which may appear.

21. Require Owner to pay County for costs, expenses and reasonable attorneys' fees to be paid by Owner should County be required to commence an action to enforce the provisions of this Agreement, to enforce the security obligations provided herein, and all attorneys' fees, costs, and expenses of litigation incurred by County even if Owner subsequently proceeds to complete the work.

ADDITIONAL PROVISIONS:

22. The estimated cost of installing all of the improvements is **Three Thousand Three Hundred Seventeen Dollars and Eighty Cents (\$3,317.80).**

23. Owner shall conform to and abide by all Federal, State and local building, labor and safety laws, ordinances, rules and regulations. All Work and materials shall be in full accordance with the latest rules and regulations of the State Fire Marshal, safety orders of the Division of Industrial Safety, California Electrical Code, California Building Code, California Plumbing Code, and any and all other applicable laws and regulations. Nothing in this Agreement, including but not limited to the improvement plans and specifications and cost estimates, is to be construed to permit work not conforming to these codes.

24. Inspection of the work and/or materials or statements by any officer, agent, or employee of County indicating that the work or any part thereof complies with the requirements of this Agreement, or acceptance of the whole or any part of said work and/or materials, or payments therefore, or any combination or all of these acts, shall not relieve Owner of its obligation to fulfill this Agreement as prescribed; nor shall County be stopped from bringing any action for damages arising from the failure to comply with any terms and conditions hereof.

25. This Agreement may be amended by mutual consent of the parties hereto. Said amendments shall become effective only when in writing and fully executed by duly authorized officers of the parties hereto.

26. Neither this Agreement, nor any part thereof may be assigned by Owner without the express written approval of County.

27. All notices to be given by the parties hereto shall be in writing and served by depositing same in the United States Post Office, postage prepaid and return receipt requested.

AGMT 15-54186 Page 4 of 7 Notices to County shall be in duplicate and addressed as follows:

County of El Dorado Community Development Agency Transportation Division 2850 Fairlane Court Placerville, CA 95667

Attn.: Andrew S. Gaber, P.E. Deputy Director Development/ROW/Environmental County of El Dorado Community Development Agency Transportation Division 2850 Fairlane Court Placerville, CA 95667

Attn.: Gregory Hicks, P.E. Senior Civil Engineer

or to such other location as County directs.

Notices to Owner shall be addressed as follows:

The Thomas Living Trust Helen L. Thomas, Trustee c/o Wayne D. Thomas 8021 El Paseo Grande La Jolla, California 92037 Attn.: Wayne D. Thomas

or to such other location as Owner directs.

28. The County officer or employee with responsibility for administering this Agreement is Andrew S. Gaber, P.E., Deputy Director, Development/ROW/ Environmental, Community Development Agency, or successor.

29. Any action arising out of this Agreement, including, but not limited to, litigation, mediation, or arbitration, shall be brought in El Dorado County, California, and shall be resolved in accordance with the laws of the State of California.

30. The parties to this Agreement represent that the undersigned individuals executing this Agreement on their respective behalf are fully authorized to do so by law or other appropriate instrument and to bind upon said parties to the obligations set forth herein.

AGMT 15-54186 Page 5 of 7 **Requesting Division and Contract Administrator Concurrence:**

By:

Dated: Aug 3, Zuis

Andrew S. Gaber, P.E. Deputy Director Development/ROW/Environmental Community Development Agency

Requesting Department Concurrence:

Str. M. Rechitt. By:

Steven M. Pedretti, Director Community Development Agency

Dated: 8/3/15

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IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the dates indicated below, the latest of which shall be deemed to be the effective date of this Agreement.

--COUNTY OF EL DORADO--

By: _____

Dated: _____

Board of Supervisors "County"

Attest: James S. Mitrisin Clerk of the Board of Supervisors

By: _

Deputy Clerk

Dated:

--THE THOMAS LIVING TRUST--

Helen L. Thomas By: (

Trustee "Owner"

2015 Dated: <u>6 - 68</u>

Notary Acknowledgment Attached

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Certificate of Completion of Subdivision Improvements

I hereby certify that the following improvements for Thousand Oaks Estates Unit 3, TM 05-1398 have been completed, to wit:

	Tot	al Amount	Percent Complete	Remaining Amount	
Streets Improvements	\$	3,130.00	100%	\$0.00	
Bond Enforcement (2%)	\$	62.60	0%	\$62.60	
Inspection (4%)	\$	125.20	100%	\$0.00	
Total	\$	3,317.80		\$62.60	

I estimate the total cost of completing the improvements agreed to be performed by the Owner to be Three Thousand Three Hundred Seventeen Dollars and Eighty Cents (\$3,317.80).

l estimate the total cost of completing the remainder of the improvements to be Zero Dollars and Zero Cents (\$0.00) and the cost of the completed work to be Three Thousand Two Hundred Fifty-Five Dollars and Twenty Cents (\$3,255.20).

The amount of the Performance Bond is Three Hundred Thirty-One Dollars and Seventy-Eight Cents (\$331.78), representing 10% of the Total Amount.

The amount of the Laborers and Materialmens Bond is **One Thousand Six Hundred Twenty-Seven Dollars and Sixty Cents (\$1,627.60)**, which is 50% of the Total Cost of the Improvements.

DATED: 6/8/15

U SCIC Ć Olga Sciorelli, PE 71204 G 1204 CTA Engineering & Surveying 3233 Monier Circle Rancho Cordova, CA 95742

ACCEPTED BY THE COUNTY OF EL DORADO

DATED: 5/3/2015

Andrew S. Gaber, P.E. Deputy Director Development/ROW/Environmental

Agreement to Make Subdivision Improvements for Class 1 Subdivision Between County, Owner and Subdivider Thousand Oaks Estates Unit 3 TM 05-1398

AGMT 15-54186 Certificate of Completion





THOUSAND OAKS ESTATES UNIT 3 EL DORADO COUNTY ENGINEER'S BOND ESTIMATE - (construction completed)

Item No.	Description	Quantity	Unit	Unit Price	Total Amount
	STREETS AND MISCELLANEOUS	and a constraint of the second s			1, ,, , , , , , , , , , , , , , , , , ,
1	Widening of Existing Encroachment Per 103B-1	1	ls	\$3,130.00	\$3,130.00
	(see attached proposal)			Subtotal	\$3,130.00
	SOFT COSTS				 South and the second sec
Α	Bond Enforcement Costs	2%	Direct		\$62.60
E	Inspection	4%	Direct		\$125.20
	· · · · · · · · · · · · · · · · · · ·			Total Soft	\$187.80
······				Total Estimated Cost	\$3,317.80
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DC-CDA	TD: No Exceptions Taken				, 11. * 1970aan ahaa ahaa ahaa ahaa ahaa ahaa
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3233 Monter Chicle • Rancho Curdova, CA 95742 • T (916) 638-0919 • F (916) 638-2479 +

Date Prepared: 02/23/15

F:\0-CTA OFFICE\14-017-001 Thousand Oaks Estate Unit 3\Excel\Cost Estimates\2015\022315 OS engineer's bond estimate.xit

DOUG VEERKAMP GENERAL ENGINEERING, INC. CA Lic. No. 440233 2585 Cold Springs Rd. Placerville, CA 95667 www.dougveerkamp.com (530) 676-0825 Helen Thomas - Bard Andrea 3359 St. Ives Ct. Shawa Skulick Shingle Springs, CA 95682 (630) 409-9365		Page No of Page PROPOSAL TA In the State of California: Contractors are required by law to be licensed and regulated by the Contractors' State License Board. Any questions concerning a contractor may be referred to the Registrar of the board whose address is: Contractors' State License Board 9835 Goethe Road, Sacramento, CA 95827 Mailing Address: PO. Box 26000, Sacramento, CA 95826 JOB NAME INC			
PHONE	306 9453	DATE	JOB LOCATION	vviden L	ncroachment
	30) 677-1449	4-22-14	ARCHITECT	<u> </u>	Same DATE OF PLANS
			····	N/A	N/A
	t placed in two lifts. Cl	ear all asphalt a	s required on encroa	iciment portic	H. ADDIV 331-0
tack oil to su smooth.	rface and overlay area		ft. with 2" compacto		
Smooth. Exclusions: Pl utilities. The OWNER HAS THE R	rface and overlay area ans, permits, fees, engine	totaling 340 sq. Lump Sum Bic eering, compactio	ft. with 2" compacto \$ 3,130.00 n testing; removal or i e assessed on the unpaid b n this agreement shall be e MANCE OR PAYMENT BOND	ed depth aspha replacement of alance. ntitled to attorney fe access	alt rolled unknown lines or PORNE BY THE OWNER.
Smooth. Exclusions: Pl utilities. THE OWNER HAS THE R Ve Propose hereby Three thousand	rface and overlay area ons, permits, fees, engine Service Charge of 1 prevailing party in any dispute IGHT TO REQUIRE CONTRACTO	totaling 340 sq. Lump Sum Bic eering, compactio -1/2% per month will be or litigation arising from PR TO HAVE A PERFOR or - complete in acco	ft. with 2" compacto \$ 3,130.00 n testing; removal or i e assessed on the unpaid b n this agreement shall be e MANCE OR PAYMENT BOND	ed depth aspha replacement of alance. ntitled to attorney fe , EXPENSE TO BE B	alt rolled unknown lines or ees. EORNE BY THE OWNER.
smooth. Exclusions: Pl utilities. The owner has the r Ne Propose hereby Three thousand ayment to be made as follows Il material is guaranteed to be anner according to standard pedifications involving extra c	rface and overlay area ans, permits, fees, engine Service Charge of 1 prevailing party in any dispute IGHT TO REQUIRE CONTRACTO y to furnish material and labo 1 one hundred thirty & as specified. All work to be comp practice. Any alteration or deviatio cats will be executed only upon wr east swill be executed only upon wr east and above the estimate. All agreen	totaling 340 sq. Lump Sum Bic -V2% per month will be or litigation arising fro B TO HAVE A PERFOR or - complete in acco 00/100	ft. with 2" compactor \$ 3,130.00 In testing; removal or it e assessed on the unpaid b in this agreement shall be a MANCE OR PAYMENT BONE ordance with above spect	ed depth aspha replacement of alance. ntitled to attorney fe , EXPENSE TO BE B flications, for the s dollars (\$	alt rolled unknown lines or PORNE BY THE OWNER. Sum of: 3,130.00

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